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Declaration, Power of Attorney, and Petition

As a below named inventors, we hereby declare that:

Our residence, post office address and citizenship are as stated below next to our names,

I believe I am an original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled: INSTRUMENT AND METHOD FOR TESTING FLUID CHARACTERISTICS, the specification of which (check one)

	🗵 is a	ttached hereto; or		
			as Application Serial No (if applicable); or	and was
		PCT FILED APP	LICATION ENTERING NATIONAL	, STAGE
	file		ned in International Application No and as amended on	
_	ecification ontains a f	n, including the clain	we reviewed and understand the conterns, as amended by any amendment refide exact description of the subject matter	erred to above,
examination § 1.56(a).			o disclose information which is materince with Title 37, Code of Federal Reg	
		Pric	or Application(s)	
inventor's ce	s Code § I rtificate, con which p	19, by checking the r PCT International	e hereby claim foreign priority benefit box(es) below, any foreign application application having a filing date before ad hereby incorporate the entire content	on(s) for patent or that of the
Prior Foreign Priority Clai		ion(s)		
(Number)		(Country)	Day/month/year filed	Yes No
(Number)		(Country)	Day/month/year filed	Yes No

☐ (Check if applicable) We hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below:							
Prior Provisional Application(s)	1						
(Application Number)	(Filing	Date)					
(Application Number)	(Filing	Date)					
(<i>Note:</i> When the nonprovisional one or more provisional applicat as "This application claims the begin and U.S. Provis appear as the first sentence of the prior application may be waived reference to the prior application."	tions under Title 35, United to the confit of U.S. Provisional ional Application No the description. In view of the description of the confit of the	ed States Code § 119(e), a s I Application No, filed this requirement, the right to the prefraining from inserting the second secon	statement such, filed" should to rely on a				
Code, § 120 of any United State each of the claims of this application manner provided by the first part the duty to disclose material info § 1.56(a) which occurred between international filing date of this a Prior U.S. Application(s)	es application(s) listed belo ation is not disclosed in the ragraph of Title 35, United formation as defined in Title en the filing date of the pri	e prior United States applic I States Code, § 112, I/we a le 37, Code of Federal Regu	ect matter of cation in the cknowledge ulations,				
(Application Serial No.)	(Filing Date)	(Status)					
(Application Serial No.)	(Filing Date)	(Status)					
herein to accept and follow instr Patent and Trademark Office reg U.S. attorneys or agents named I writing the U.S. attorney or ager	garding this application with the desired and ourselves. In the training the desired area and ourselves. In the training training area area.	ithout direct communication	taken in the n between the ill notify in				
subject matter of any of the clair application in the manner provid 112, I acknowledge the duty to compare the compared to the clair application in the manner provides the clair application.	ns of this application is no led by the first paragraph o	ot disclosed in the prior Uni of Title 35, United States Co	ited States ode, Section				

Federal Regulations, Section 1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application.

We hereby declare that all statements made herein of my/our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

We hereby appoint:

George Chaclas, Reg. No. 46,608 Daniel F. Coughlin, Reg. No. 36,111 Mark D. Giarratana, Reg. No. 32,615 Eric E. Grondahl, Reg. No. 46,741 Barry Kramer, Reg. No. 20,622

Basam E. Nabulsi, Reg. No. 31,645 Richard H. Newman, Reg. No. 41,222 R. Thomas Payne, Reg. No. 30,674 David J. Silvia, Reg. No. P-49,036 Scott D. Wofsy, Reg. No. 35,413

of the firm of CUMMINGS & LOCKWOOD, whose address is Granite Square, 700 State Street, P.O. Box 1960, New Haven, CT 06509-1960;

as our attorneys with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

Please address all written correspondence to the following address:

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Telephone Calls should be directed to Mark D. Giarratana, by dialing (860) 275-6719.

Wherefore we pray that Letters Patent be granted to us for the invention or discovery described and claimed in the foregoing specification and claims, and we hereby subscribe our names to the foregoing specification and claims, declaration, power of attorney, and this petition.

Full name of first joint inventor: R. Matthew Mosley				
Residence: 1460 Maryland Avenue, Spartanburg, South Carolina 29307				
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Post Office Address: 1460 Maryland Avenue, Spartanburg, South Carolina 29307				
Inventor's signature:				
Date: 8/21/2001				

Full name of third joint inventor: John N. Pike				
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Inventor's signature: John Norke				
Date: $9/19/01$				

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